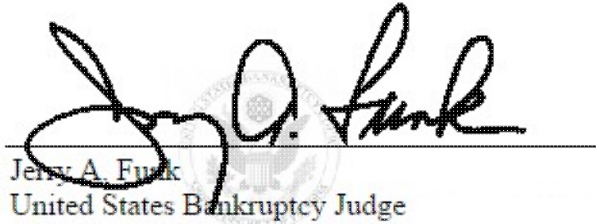


[Dodefmao] [District Order Deficient Motion, Application or Objection]

ORDERED.

Dated: April 21, 2016



UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
JACKSONVILLE DIVISION
www.flmb.uscourts.gov

In re:

ICE Holdings, PLLC

Case No. 3:16-bk-01492-JAF
Chapter 11

Debtor* /

ORDER ABATING MOTION FOR JOINT ADMINISTRATION OF LEAD CASE 3:16-BK-01491

THIS CASE came on for consideration, without hearing, of the Ex Parte Motion for Joint Administration of Lead Case 3:16-bk-01491 by debtor , Doc. # 4 . After a review of the motion , the Court determines that the motion is deficient as follows:

- The motion does not include an original or electronic signature of the movant's attorney as required by Fed. R. Bankr P. 9011.
- The motion does not include a signed and dated proof of service as required by Local Rule 9013-1.
- The prescribed filing fee of , as required by the Bankruptcy Court Schedule issued in accordance with 28 U.S.C § 1930 was not paid.
- The negative notice legend is not fully displayed on the first page or does not conform to the approved negative notice legend prescribed by Local Rule 2002-4.
- The motion does not specifically describe the property, including the legal description if real property, or VIN if vehicle.
- The Motion for Referral to Mortgage Modification Mediation does not include a complete property address.

- The Motion for Referral to Mortgage Modification Mediation does not include the last four digits of the mortgage loan number.
- The reaffirmation agreement does not include a signature of both the Debtor and Creditor.

Accordingly it is

ORDERED:

Consideration of the motion is abated until the deficiency is corrected.

The Clerk's Office is directed to serve a copy of this order on interested parties.

*All references to "Debtor" shall include and refer to both of the debtors in a case filed jointly by two individuals.